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1	Jane G. Kearl (CA 156560)	
2	Colin C. Holley (CA 191999) WATT, TIEDER, HOFFAR & FITZGERALD, L.	L.P.
3	2040 Main Street, Suite 300 Irvine, CA 92614	
4	Telephone: 949-852-6700 Facsimile: 949-261-0771	
5	Email: jkearl@watttieder.com cholley@watttieder.com	
6	Attorneys for Creditor	
7	Barnard Pipeline, Inc.	
8		BANKRUPTCY COURT
9		TRICT OF CALIFORNIA CISCO DIVISION
10	In re:	Bankruptcy Case
11	PG&E CORPORATION,	Case No. 19-30088 (DM)
12	-and-	Chapter 11 (Lead Case)
		(Jointly Administered)
13	PACIFIC GAS AND ELECTRIC COMPANY,	
14	Debtors.	
15	☐ Affects PG&E Corporation	NOTICE OF CONTINUED PERFECTION OF MECHANICS LIEN PURSUANT TO 11
16	☐ Affects Pacific Gas and Electric Company	U.S.C. § 546(b)(2)
17	□ Affects both Debtors	Yuba County (Lien 2019-001022)
18	* All papers shall be filed in the Lead Case, No. 19-30088 (DM)	
19	110. 17 20000 (2112)	
20		
21	Barnard Pipeline, Inc. ("Barnard"), b	y and through its undersigned counsel, hereby gives
22	notice of continued perfection of its mechanic	es lien under 11 U.S.C. § 546(b)(2), as follows:
23	Barnard has provided and deli	vered labor, services, equipment, and/or materials for
24	the construction and improvements of projec	ts located in the County of Yuba, State of California
25	(the "Property"), the legal description for wh	ich is set forth in the Claim of Mechanics Lien, a true
26	copy of which is attached hereto as Exhibit A	(the "Mechanics Lien").
27	2. The Property is owned by F	G&E Corporation and/or Pacific Gas and Electric
28	Company (collectively, the "Debtors"), which	h filed voluntary petitions for relief under Chapter 11

of Title 11 of the United States Code (the "Bankruptcy Code") on January 29, 2019 (the "Petition Date").

- 3. On January 28, 2019, before the Petition Date, Barnard properly and timely recorded its Mechanics Lien under California Civil Code § 8400, *et seq.* in the Official Records of Yuba County, State of California.
- 4. Through January 28, 2019, the amount owing to Barnard subject to its Mechanics Lien is at least \$134,642.84, exclusive of accruing interest and other charges, and additional amounts which have continued and are continuing, to accrue after the Petition Date.
 - 5. California Civil Code § 8460(a) provides that:

The claimant shall commence an action to enforce a lien within 90 days after recordation of the claim of lien. If the claimant does not commence an action to enforce the lien within that time, the claim of lien expires and is unenforceable[.]

- 6. Pursuant to California Civil Code § 8460, an action to enforce a lien must be commenced within 90 days after recordation of the claim of lien. However, section 362 of the Bankruptcy Code automatically stays Barnard from filing a state court action to enforce its mechanics lien. See 11 U.S.C. § 362.
 - 7. Section 546(b)(2) of the Bankruptcy Code provides that when applicable law

... requires seizure of such property or commencement of an action to accomplish such perfection, or maintenance or continuation of perfection of an interest in property; and ... such property has not been seized or such an action has not been commenced before the date of the filing of the petition; such interest in such property shall be perfected, or perfection of such interest shall be maintained or continued, by giving notice within the time fixed by such law for such seizure or such commencement.

See 11 U.S.C. § 362; see also Village Nurseries v. Gould (In re Baldwin Builders), 232 B.R. 406, 410-11 (9th Cir. 1999); Village Nurseries v. Greenbaum, 101 Cal.App.4th 26, 41 (Cal. Ct. App. 2002).

8. Accordingly, Barnard hereby provides notice of its rights as a lienholder in the Property pursuant to California's mechanics lien law. Barnard is filing and serving this notice to perfect, preserve, maintain, and continue the perfection of its lien and its rights in the Property to

comply with the requirements of California state law, 11 U.S.C. §§ 362(a), 362(b)(3), and 546(b)(2), and any other applicable law. This notice constitutes the legal equivalent of having recorded a mechanics lien in the recorder's office for the county where the Property is located and then having commenced an action to foreclose the lien in the proper court. By this notice, the Debtors and other parties in interest are estopped from claiming that the lawsuit to enforce Barnard's mechanics lien was not timely commenced pursuant to applicable state law. Barnard intends to enforce its lien rights to the fullest extent permitted by applicable law. The interests, perfected, maintained, or continued by 11 U.S.C. § 546(b)(2) extend in and to the proceeds, products, offspring, rents, or profits of the Property.

- The filing of this notice shall not be construed as an admission that such filing is 9. required under the Bankruptcy Code, the California mechanics lien law, or any other applicable law. In addition, Barnard does not make any admission of fact or law, and Barnard asserts that its lien is senior to and effective against entities that may have acquired rights or interests in the Property previously.
- The filing of this notice shall not be deemed to be a waiver of Barnard's right to 10. seek relief from the automatic stay to foreclose its mechanics lien and/or a waiver of any other rights or defenses.
 - Barnard reserves all rights, including the right to amend or supplement this notice. 11.

Dated: April _______, 2019

WATT, TIEDER, HOFFAR & FITZGERALD, L.L.P.

Jane G. Kearl (CA 156560) Colin C. Holley (CA 191999) 2040 Main Street, Suite 300

Irvine, CA 92614

Telephone: 949-852-6700 Facsimile: 949-261-0771

ikearl@watttieder.com Email: cholley@watttieder.com

Attorneys for Creditor Barnard Pipeline, Inc.

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ATTORNEYS AT LAW IRVINE

CERTIFICATE OF SERVICE

I hereby certify that on April 7, 2019, I caused a copy of the foregoing Notice of Continued Perfection of Mechanics Lien Pursuant to 11 U.S.C. § 546(b)(2) to be sent via e-mail and/or first-class mail to the parties identified in the Master Core/2002 Service List attached hereto as Exhibit B.

Jane G. Kear

WATT, TIEDER, HOFFAR &

Watt, Tieder, Hoffar &

275-214 [Rev. 09/20/13] PLEASE COMPLETE THIS INFORMATION RECORDING REQUESTED BY: Barnard Pipeline, Inc.

WHEN RECORDED MAIL TO:

NAME: Watt, Tieder, Hoffar & Fitzgerald, LLP

ADDRESS: 2040 Main Street, Suite 300

CITY/STATE/ZIP: Irvine, CA 92614

01/28/2019 10:40 AM Page 1 of 4

Total Fee: \$105.00

Recorded in Official Records County of Yuba State of CA Terry A. Hansen County Clerk and Recorder



THIS SPACE FOR RECORDER'S USE ONLY

DOCUMENT TITLE

MECHANICS' LIEN

THIS PAGE ADDED TO PROVIDE ADEQUATE SPACE FOR RECORDING INFORMATION (Govt. Code 27361.6) (additional recording fee applies)

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Recording requested by: Barnard Pipeline, Inc.

And when recorded mail this document to:

Jane G. Kearl, Esq. Robert C. Shaia, Esq. Watt, Tieder, Hoffar & Fitzgerald, LLP 2040 Main Street, Suite 300 Irvine, CA 92614

For recorder's use

MECHANICS' LIEN (Cal. Civ. Code § 8416, et seq.)

1. BARNARD PIPELINE, INC. ("Claimant") claims a mechanics lien for the labor, services, equipment, and/or materials described in paragraph 2, furnished for a work of improvement on that certain real property located in the City of Olivehurst, County of Yuba, State of California, and more particularly described as:

All right, title and interest of Pacific Gas and Electric Company ("PG&E") in all easements and all improvements, structures, and pipelines therein, in or on which Claimant provided labor, services, equipment, and/or materials as set forth in paragraph 2, including, specifically, without limitation, PG&E's interest in improvements, structures and pipelines at 5856 Garden Ave, Olivehurst, CA 95961; Lat: 39.124411 Long: -121.580873.

- 2. After deducting all just credits and offsets, the sum of \$134,642.84 together with interest at the rate of 10% per annum from January 22, 2019, is due Claimant for the following: labor, services, equipment, and/or materials for installing deep well anodes, test stations and above ground rectifier system, and related construction work performed under the Alliance Agreement Contract between Claimant and PG&E and Contract Work Authorization No. C9705, or as otherwise requested by PG&E.
- 3. Claimant furnished the labor, services, equipment, and/or materials, at the request of: PG&E.
- 4. The name and address of the owner(s) or reputed owner(s) of the real property is/are: PG&E, 77 Beale Street, 32nd Floor, San Francisco, CA 94105.

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5. Claimant's address is: 701 Gold Avenue, Bozeman, MT 59715.

Dated January 22, 2019

BARNARD PIPELINE, INC.

Zach Bowler, Vice President

VERIFICATION

I, Zach Bowler, am the Vice President of Claimant on the foregoing Mechanics Lien and am authorized to make this verification for and on its behalf. I have read the foregoing Mechanics Lien and know the contents of the Mechanics Lien to be true of my own knowledge.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Dated January 22, 2019

Zach Bowler, Vice President

NOTICE OF MECHANICS LIEN

ATTENTION!

Upon the recording of the enclosed MECHANICS LIEN with the county recorder's office of the county where the property is located, your property is subject to the filing of a legal action seeking a court-ordered foreclosure sale of the real property on which the lien has been recorded. That legal action must be filed with the court no later than 90 days after the date the mechanics lien is recorded.

The party identified in the enclosed mechanics lien may have provided labor or materials for improvements to your property and may not have been paid for these items. You are receiving this notice because it is a required step in filing a mechanics lien foreclosure action against your property. The foreclosure action will seek a sale of your property in order to pay for unpaid labor, materials, or improvements provided to your property. This may affect your ability to borrow against, refinance, or sell the property until the mechanics lien is released.

BECAUSE THE LIEN AFFECTS YOUR PROPERTY, YOU MAY WISH TO SPEAK WITH YOUR CONTRACTOR IMMEDIATELY, OR CONTACT AN ATTORNEY, OR FOR MORE INFORMATION ON MECHANICS LIENS GO TO THE CONTRACTORS STATE LICENSE BOARD WEB SITE AT www.cslb.ca.gov.

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PROOF OF SERVICE 1 2 I, Julie Benton, declare: 3 I am employed in the County of Orange, State of California. I am over the age of 18 years 4 and not a party to the within action. My business address is 2040 Main Street, Suite 300, Irvine, 5 California 92614-6232. 6 On January 23, 2019, I served □ the originals ☒ true copies of the following document(s) 7 described as MECHANICS LIEN and NOTICE OF MECHANICS' LIEN on the interested parties 8 in this action, by placing the document(s) listed above in a sealed envelope with postage thereon 9 fully prepaid, the United States mail at Irvine, California addressed as set forth below: 10 Pacific Gas & Electric Company (PG&E) 11 77 Beale Street, 32nd Floor San Francisco, CA 94105 12 13 I declare under penalty of perjury under the laws of the State of California that the foregoing 14 is true and correct. 15 Executed on January 23, 2019, at Irvine, California. 16 Benton 17 18 19 20 21 22 23 24 25 26 27 28

WATT, TIEDER, HOFFAR & FITZGERALD, L.L.P.

EXHIBIT B

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International Company Int. Mathematic			Brittany S. Zummer	Action of State 201	THIS CO.				C61_666_5701	29	RASymm@aeraenesgy.com
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Ann.	unsel to the Ad Hoc Committee of Senior Unsecured		Attn: David P. Simonds	1999 Avenue of the Stars	Suite 600		B	90067	310-229-1000	310-229-1001 d	dsimonds@akingump.com mstamer@akingump.com
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AUDRENS & PHODRITON	teholders of Pacific Gas and Electric Company	Akin Gump Strauss Hauer & Feld LLP	Attn: Anne Andrews, Sean T. Higgins,	CI SOLVE STATE			3	07650	949-748-1000	949-315-3540	ct@andrewsthornton.com aa@andrewsthornton.com
ARENT FOX LLP ARENT	insel to Agalanian, Inc.	ANDREWS & THORNTON	and John C. Thornton	4701 Von Karman Ave	Suite 300		5				Andrew.Silfen@arentfox.com Beth.Brownstein@arentfox.com Jordana.Renert@arentfox.com
Arten Anoly S. Kong and Christopher K.S. ARENT FOR LID ARENT FOR	unsel for BOKF, NA, solely in its capacity as		Artn: Andrew I. Sifen, Beth M. Brownstein, Jordana L. Renert	Americas	42nd Floor	New York	YW	10019	212-484-3900	212-484-3990	andy.kong@arentfox.com
ARENT FOULUP	lenture Trustee unsel for Genesys Telecommunications Laboratories		Attn: Andy S. Kong and Christopher K.S.	-	48th Floor	tos Angeles	S	90013-1065	213-629-7400	213-629-7401	christopher.wong@arentfox.com
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ATTENDATED AND CONTROLLER, LLP Attendation of California Attendation of C	QUARTE FERSEN	annid & Poster Kave Scholer UP	Fruchter, Esq.	250 West 55th Street		New York	NA R	07921	908-234-3318	832-213-0157	J _R 5786@att.com
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Attorney General of California Attorney General of California Antic Averta Scotcov, many and promises and pro	vencel to California State Agencies	Attorney General of California	PADILLA, and JAMES POTTER	1515 Clay Street, 20th Floo		Careero	1		313.260.6376	213-897-2802	James Potter@doj.ca.gov
BALEY AND ROMERO LAW FIRM Attn: MARTHAE ROMERO BAKER & HOSTETLER, LLP Attn: Eric E. Sagerman, Lauren T. Attard 11801 Wilshire Bivd. Attn: Luckey McDovert, A. Julian, Cecily A. Dumass 11800 Battery Street Suite 1000 Baker Botts L.L.P. Baker Botts L.L.P. Attn: Luckey McDovert, Rewin Chiu Baker, Donelson, Bearman, Caldwell & Attn: Hawl S. Dhillion Berkowitz, PC Baland Spahr LLP Attn: Eric E. Sagerman, Lauren T. Attard 11800 Battery Street Suite 1000 Berkowitz, PC Baland Spahr LLP Attn: Eric E. Rochester, Jan M. Berkowitz, PC Baland Spahr LLP Attn: Eric E. Rochester, Jan M. Berkowitz, PC Attn: Eric E. Sagerman, Caldwell & Attn: Brandand	reneal to California State Agencies	Attorney General of California	PADILLA, and JAMES POTTER	300 South Spring Street	Suite 1702	Los Angeles	\$, doi:	200 0000		marthaeromerolaw@gmail.com
Attn: Eric E. Sagerman, Lauren T. Attnrd 11801 Wilshire Bivd. BAKER & HOSTETLER, LLP Attn: Eric E. Sagerman, Lauren T. Attnrd 11801 Wilshire Bivd. Baker Botts LLP. Baker Botts LLP. Attn: C. Luckey McDowell, Ian E. Baker, Donelson, Bearman, Caldwell & Attn: John H. Rowland Attn: Spille 1000 Baker, Donelson, Bearman, Caldwell & Attn: John H. Rowland Attn: John H. Rowland Attn: John H. Rowland Attn: Spille 3000 Baker Botts LLP. Attn: John H. Rowland Attn: John H. Rowland Attn: John H. Rowland Attn: John H. Spille Attn: John H. Spille B00 Baker Botts LLP Attn: Helen Attn: Gelig Spille John H. Spille B00 Baker Botts LLP Attn: John McCusker Bank of America Bank of America Barro R. Budd, P.C. Attn: Attn: Higham, Thomas E. Barron, Klugman B. Detting LLP Attn: Attn: Matthew G. Summers Barron, Klugman B. Detting LLP Attn: Matthew G. Summy, John Fische Barron, Klugman B. Detting LLP Attn: Matthew J. Matthew J. Summy, John Fische Barron, Klugman B. Detting LLP Attn: Krista M. Extra Attn: Krista M. Extra Attn: Krista M. Extra Attn: Krista M. Extra Attn: State B00 Attn: Matthew G. Summy, John Fische Barron, Klugman B. Detting LLP Attn: Matthew J. Matthew J. Summy, John Fische Barron, Klugman B. Detting LLP Attn: Krista M. Extra Attn: Krista M. Extra Attn: State B00 Attn: Matthew J. Ma	ectal Bankruptcy Counsel for Certain Fire Damage	BAILEY AND ROMERO LAW FIRM	Attn: MARTHA E. ROMERO	12518 Beverly Boulevard		Whittler	2	TOROLE	304.007.0408	250 000 000	esagerman@bakerlaw.com
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Attn: Lacey E. Rochester, Jan M. 201 St. Charles Avenue, Bestronitz, P.C. Attn: Lacey E. Rochester, Jan M. 201 St. Charles Avenue, Bestronitz, P.C. Attn: Balan D. Hubern 2020 Scennory Park East	d Cleanway Energy Group Ltt.	Baker, Donelson, Bearman, Caldwell & Berkowitz, PC	Attn: John H, Rowland	211 Commerce Street	Suite 800	Nashville	Z	37201	615-726-5544	615-744-5544	-
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Counsel for ACRT, Inc. Balk of ACRT, Inc. BellESON, FRIEDLANDER, COPLAN & ARONOFF BellESON, FRIEDLANDER, COPLAN & BELLESON,	elson Companies, Inc.	_	Attn: Brian D. Huben	2029 Century Park East	Suite 800	Los Angeles	2	90067-2909	424-204-450		_
Bark of America Barron & Budd, P.C. Attr. John McCusker Barron & Budd, P.C. Attr. John McCusker Attr. John Fiske Barron, Mugman & Oetting LLP Attr. Terry L. Higham, Thomas E. Barron, Mugman & Oetting LLP Attr. Wattr. Christopher, D. Higham, Subject Sub	numbel for Realty Income Corp., Counsel for	-	Attn: Craig Solomon Ganz, Michael S.	1 East Washington Street		Phoenix	AZ	85004-2555	202.252.428	410-361-8930	summersm@ballardspahr.com
Bank of America Bank of America Attn: John McCusker Attn: Scott Summy, John Fiske Barron & Budd, P.C. Attn: Scott Summy, John Fiske Barron, Klugman & Oetting LLP Attn: Terry L Higham, Thomas E. Barron, Klugman & Oetting LLP Attn: McCurrin, Christopher, D Higezhl Suike 2200 BENESOH, RELEXANDER, COPLAN & ARONOFF Attn: Kwin An. Capuzi, Midhael J. BeNESOH, FRIEDLANDER, COPLAN & ARONOFF Barrie BENESOH, FRIEDLANDER, COPLAN & ARONOFF Barrie Selescon, Friedland Arenue Attn: Kwin An. Capuzi, Midhael J. 222 Delaware Avenue Suike 801 Williangion DE Anter Chale & Stonn 1 Park Planz, Svite 801 Linkhee CA Invine CA Invine CA Invine CA	Scovery Hydrovac		Attn: Matthew G. Summers	919 North Market Street		Wilmington	NY DE	10036	646-855-2464		_
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